

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

SHANE HARRINGTON, Individually and on Behalf of Others Similarly Situated; H & S CLUB OMAHA, INC., Individually and on Behalf of Others Similarly Situated; and CLUB 120, INC., Individually and on Behalf of Others Similarly Situated;

8:20CV412

ORDER TO SHOW CAUSE

Plaintiffs,

vs.

CITY OF OMAHA, DOUGLAS COUNTY, NEBRASKA, AIMEE MELTON, In Their Individual and Official Capacities; CHRIS JERRAM, In Their Individual and Official Capacities; PETE FESTERSEN, In Their Individual and Official Capacities; BEN GRAY, In Their Individual and Official Capacities; VINNY PALERMO, In Their Individual and Official Capacities; RICH PAHLS, In Their Individual and Official Capacities; BRINKER HARDING, In Their Individual and Official Capacities; JEAN STOTHERT, In Their Individual and Official Capacities; TODD SCHMADERER, In Their Individual and Official Capacities; STEVE MARTINEZ, In Their Individual and Official Capacities; TIMOTHY DUNNING, In Their Individual and Official Capacities; JASON MENNING, In Their Individual and Official Capacities; JOHN HENIGE, In Their Individual and Official Capacities; SHAWN HARPER, In Their Individual and Official Capacities; SCOTT BURESH, In Their Individual and Official Capacities; PAUL LAWSON, In Their Individual and Official Capacities; MIKE SUNDERMEIER, In Their Individual and Official Capacities; CHRIS PERKINS, In Their Individual and Official Capacities; VAUGHN COTTON, In Their Individual and Official Capacities; JAMES HALEY, In Their Individual and Official Capacities; RICHARD HAWTHORNE, In Their Individual and Official

Capacities; DUANE EIVINS, In Their Individual and Official Capacities; KURT URKOSKI, In Their Individual and Official Capacities; ELIZABETH BUTLER, In Their Individual and Official Capacities; and ADI POUR, In Their Individual and Official Capacities;

Defendants.

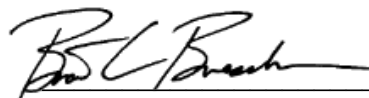
Federal Rule of Civil Procedure 4(m) provides, “If a defendant is not served within 90 days after the complaint is filed, the court -- on motion or on its own after notice to the plaintiff -- must dismiss the action without prejudice against that defendant or order that service be made within a specified time. But if the plaintiff shows good cause for the failure, the court must extend the time for service for an appropriate period.” Fed. R. Civ. P. 4(m).

Plaintiffs filed the Amended Complaint on January 3, 2021, and defendant John Henige was added as a defendant. Filing 68. More than 90 days has elapsed since the Amended Complaint was filed. To date, Plaintiffs have not returned the summons forms, a waiver of service has not been filed, Henige has not entered a voluntary appearance, nor has Plaintiff requested an extension of time to complete service. Defendants likewise did not include Mr. Henige in their motions to dismiss, although Defendants included all other Defendants. Accordingly,

IT IS ORDERED that Plaintiffs shall have until **May 3, 2021**, to show cause why this defendant should not be dismissed pursuant to Federal Rule of Civil Procedure 4(m) or for want of prosecution. The failure to timely comply with this order will result in dismissal of the defendant Henige without further notice. The parties are further ordered to consult to determine whether the parties agree that Mr. Henige may be included as a part of the City Defendant’s Motion to Dismiss (Filing No. 65).

Dated this 26th day of April, 2021.

BY THE COURT:



Brian C. Buescher
United States District Judge